



To the Hon. H. A. W. Skeen, Judge of the circuit Court for Lee County Virginia.

Humbly complaining your complainants, J. G. and P. C. W Reaser, who sue by the officers of the Court, would respectfully represent and show unto your honor, that they were the owners of a one-fifth interest in a tract of land situated in Lee County Virginia and that Jane Gillespie, Flora Net Hoge John Hoge and Robert Hoge were the owners of the other four fifths of said land; that on the day of 190 they filed their bill in your honors court to have said tract of land partitioned, and said land was partitioned, and by decree entered in said cause, the parties to said suit were to pay the costs of said suit in proportion to their said interests, Your complainants paid their part of said costs, and have had to pay all the costs for the defendants in said cause to the officers of the court and your complainants allege that they are subrogated to the rights of the officers of the court to enforce the lien of said Judgment and costs against the said real estate partitioned in the aforesaid suit, said suit is here referred to and made a part of this bill with all the proceedings had therein, from which your honor will see that four fifths of the costs of said suit were declared to be a lien on the lands of Jane Gillespie and others, said costs have never been paid and there is due your complainants the sum of \$44.95.

Your complainants allege that they are informed that Jane Gillespie, Flora Net Hoge, John Hoge and Robert Hoge have sold said land to one P. M. Reaser who took said land subject to said lien and had notice of said lien and agreed to pay same. Your complainants allege that they have a right to have enforced said lien of ~~\$44.95~~^{44.95} against the said land in said cause, layed off and assigned to Jane Gillespie, Flora Net Hoge John Hoge and Robert Hoge.

Your complainants therefore pray that the said P. M. Reaser be made a party defendant to this bill and answer the same but not on oath that being waived, that your complainants have a decree for their said money enforcing said lien, and if necessary said land be sold as it will not rent for enough in five years to pay said judgment, and your complainants pray for all other and further relief generally, that the nature of their case may require as to equity seem meet and they will ever pray &c.

Edy Ed N. Woodard - p. q.

15.50
 15.50
 2.73
 12.77

4.65
 .50-0
 4.15
 41.42
 51.57

1800
 J. G. Meason et al.
 vs. Billie Chancey
 P. M. Meason

1909 2nd Jan. Rules
 Bill filed Sp. 14
 1st Feb. Rules
 D. H. confirmed &
 cause set for hear-
 ing

J. A. G. Reason et al Plaintiffs.

vs. In chancery

P. M. Reason Defendant

This cause came on this day to be heard on the bill of complainant and was argued by counsel. On consideration of which, it appearing to the Court that the defendant, P. M. Reason, had fully paid the judgment set out in the bill and the costs of the suit, amounting to \$51.57, the same is dismissed and stricken from the docket.

J. G. Meador at Feb

vs. E. Deere -

⁵⁷
P. M. Meador

Entered in C. C. 13
N. E. page 440

Enter this

H. C. W. S. L. W.

Feb. 9 - 1909 -

The Commonwealth of Virginia,

To the Sheriff of the County of Lee, Greeting:

WE COMMAND YOU, That you summon

P. M. Reesor

to appear at the Clerk's office of the Circuit Court of the County of Lee, at rules to be held for the said court, on
the *30th* Monday in *January* 190*9*, to answer a bill in chancery exhibited against *him*

*by Officers of the Court for the benefit of J. G.
Smith P. C. W. Reesor.*

And have then there this writ. Witness, H. C. T. EWING, Clerk of our said Court, at the court-house, the *28th*

day of *Dec.*, 190*8*, and 1*33rd* year of the Commonwealth.

A Copy, Teste:

H. C. T. Ewing, Clerk

_____, Clerk

Officers of the Court
for re.

VS

SUBPOENA
IN
CHANCERY

P. M. Reaser

Ely & Woodward, p. q.

To 2nd Jan'y. Rules
Lee Circuit Court
1909

Executed by delivering
a True copy of the writ
in to P. M. Reaser
This Jan 7th 1909
G. D. Sager, d. S. for w. y.
Tucker, S. L. C.